1	PAUL J. RIEHLE (SBN 115199)	THEODORE J. BOUTROUS JR. (SBN
	paul.riehle@faegredrinker.com	132099)
2	FAEGRE DRINKER BIDDLE & REATH LLP	tboutrous@gibsondunn.com RICHARD J. DOREN (SBN 124666)
3	Four Embarcadero Center	rdoren@gibsondunn.com
	San Francisco, CA 94111	DANIEL G. SWANSON (SBN 116556)
4	Telephone: (415) 591-7500	dswanson@gibsondunn.com
	Facsimile: (415) 591-7510	JAY P. SRINIVASAN (SBN 181471)
5	CUDISTINE A VADNEY (nuc has vise)	jsrinivasan@gibsondunn.com
6	CHRISTINE A. VARNEY (pro hac vice) cvarney@cravath.com	GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue
6	KATHERINE B. FORREST (pro hac vice)	Los Angeles, CA 90071-3197
7	kforrest@cravath.com	Telephone: 213.229.7000
	GARY A. BORNSTEIN (pro hac vice)	Facsimile: 213.229.7520
8	gbornstein@cravath.com	VEDONICA C MOVE (l)
0	YONATAN EVEN (pro hac vice)	VERONICA S. MOYE (pro hac vice) vlewis@gibsondunn.com
9	yeven@cravath.com LAUREN A. MOSKOWITZ (<i>pro hac vice</i>)	GIBSON, DUNN & CRUTCHER LLP
10	lmoskowitz@cravath.com	2100 McKinney Avenue, Suite 1100
	JUSTIN C. ČLARKE (pro hac vice)	Dallas, TX 75201
11	jcclarke@cravath.com	Telephone: 214.698.3100
12	M. BRENT BYARS (pro hac vice)	Facsimile: 214.571.2900
12	mbyars@cravath.com CRAVATH, SWAINE & MOORE LLP	CYNTHIA E. RICHMAN (pro hac vice)
13	825 Eighth Avenue	crichman@gibsondunn.com
	New York, New York 10019	GIBSON, DUNN & CRUTCHER LLP
14	Telephone: (212) 474-1000	1050 Connecticut Avenue, N.W.
1.5	Facsimile: (212) 474-3700	Washington, DC 20036-5306
15	Attorneys for Plaintiff and Counter-	Telephone: 202.955.8500 Facsimile: 202.467.0539
16	defendant Epic Games, Inc.	1 desimile. 202.107.0337
		Attorneys for Defendant and
17	[Additional counsel appear on signature	Counterclaimant Apple Inc.
18	page	
10	UNITED STATES	S DISTRICT COURT
19		ACT OF GALVES
20	NORTHERN DISTR	RICT OF CALIFORNIA
20	OAKLAN	D DIVISION
21		
_	EDIC CAMES DIS	
22	EPIC GAMES, INC.,	No. 4:20-CV-05640-YGR-TSH
23	Plaintiff, Counter-defendant,	No. 4:20-C v -03040- i GR-1Sfi
		STIPULATION AND [PROPOSED]
24		ORDER REGARDING ADMISSION
25	VS.	OF EXHIBITS AND DEPOSITION
25	ARRIGAN	DESIGNATIONS
26	APPLE INC.,	Hon. Yvonne Gonzalez Rogers
	Defendant, Counterclaimant.	
27	y	
28		-1-
_		REGARDING ADMISSION OF EXHIBITS AND
		DESIGNATIONS
	Case No.: 4:20-c	v-05640-YGR-TSH

IT IS HEREBY STIPULATED: the Parties, through their respective counsel, agree to the admission into evidence of the following exhibits for non-hearsay purposes only, as well as the following deposition designations (Epic's time: 1 hour 16 minutes; Apple's time: 43 minutes), subject to the approval of the Court:

No.	Exhibit	Subject to sealing order or motion
1	PX-0030	
2	PX-0043	
3	PX-0048	
4	PX-0101	Apple intends to request sealing
5	PX-0117	
6	PX-0137	
7	PX-0191	Apple intends to request sealing
8	PX-0256	
9	PX-0347	
10	PX-0367	
11	PX-0373	
12	PX-0374	
13	PX-0436	
14	PX-0533	
15	PX-0544	
16	PX-0545	
17	PX-0855	
18	PX-0857	
19	PX-0868	
20	PX-0870	
21	PX-0871	
22	PX-0872	
23	PX-0874	
24	PX-0876	
25	PX-0881	
26	PX-0883	
27	PX-0897	
28	PX-0898	
29	PX-2450	
30	PX-2457	
31	PX-2458	
32	DX-3144	

-2-STIPULATION AND [PROPOSED] ORDER REGARDING ADMISSION OF EXHIBITS AND **DEPOSITION DESIGNATIONS** Case No.: 4:20-cv-05640-YGR-TSH

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

22	DV 2460	
33	DX-3460 DX-3750	
35	DX-3730	
36	DX-3932	
37	DX-4074	
38	DX-4140	
39	DX-4376	
40	DX-4480	
41	DX-4600	
42	DX-4918	
43	Epic's Ex. Depo. 8, Eddy Cue (additional designations)	Apple intends to request sealing: 94:15-94:17, 94:19-94:22
44	Epic's Ex. Depo. 9, Matthew Fischer	Apple intends to request sealing: 298:20-298:25
45	Epic's Ex. Depo. 10, Scott Forstall (additional designations)	
46	Epic's Ex. Depo. 11, Eric Friedman (additional designations)	Apple intends to request sealing: 129:1-131:13
47	Epic's Ex. Depo. 12, Eric Gray	Apple intends to request sealing: 79:24-80:3, 109:16-110:1, 110:2-110:7, 110:9-110:15, 112:18-112:19, 112:21-112:24, 113:2-113:11, 113:12-113:19, 113:21-114:2, 114:4-114:6, 114:9-114:10
48	Epic's Ex. Depo. 13, C.K. Haun (additional designations)	Apple intends to request sealing: 200:14-201:18, 202:11-203:18
49	Epic's Ex. Depo. 14, Trystan Kosmynka	
50	Epic's Ex. Depo. 15, Haseeb Malik	
51	Epic's Ex. Depo. 16, Ron Okamoto (additional designations)	
52	Epic's Ex. Depo. 17, Carson Oliver	
53	Epic's Ex. Depo. 18, Shaan Pruden	
54	Epic's Ex. Depo. 19, Mark Rollins	Apple intends to request sealing: 83:12-83:23, 129:10-129:15, 129:22-131:4, 139:5-140:14, 152:24-153:15, 154:15-155:12, 215:4-216:15, 216:17-217:1, 242:15-242:19, 242:22-243:1, 262:11-262:18, 262:21-263:7

28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

28

55	Epic's Ex. Depo. 20, Phillip	
	Shoemaker (additional	
	designations)	
56	Apple's Ex. Depo. 9, Daniel	
	Vogel (additional	
	designations)	
57	Apple's Ex. Depo. 10,	
	Matthew Weissinger	
58	Apple's Ex. Depo. 11, Alec	
	Shobin (additional	
	designations)	
59	Apple's Ex. Depo. 12, Joe	
	Babcock (additional	
	designations)	

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

1		
2	Dated: May 20, 2021	CRAVATH, SWAINE & MOORE LLP Christine A. Varney (pro hac vice)
3		Katherine B. Forrest (pro hac vice) Gary A. Bornstein (pro hac vice)
4		Yonatan Even (pro hac vice) Lauren A. Moskowitz (pro hac vice)
5		Justin C. Clarke (pro hac vice)
		M. Brent Byars (pro hac vice)
6		FAEGRE DRINKER RIDDLE & REATH LLP
7		Paul J. Riehle
8		By: <u>/s/ Justin C. Clarke</u>
9		Justin C. Clarke 825 Eighth Avenue
10		New York, New York 10019 Telephone: (212) 474-1000
11		Attorneys for Plaintiff and
12		Counter-defendant Epic Games, Inc.
13		
14	Dated: May 20, 2021	GIBSON, DUNN & CRUTCHER LLP Theodore J. Boutrous Jr.
15		Richard J. Doren
16		Daniel G. Swanson Jay P. Srinivasan
17		Mark A. Perry Veronica S. Moye
18		Cynthia E. Richman
19		By: <u>/s/ Rachel S. Brass</u>
20		Rachel S. Brass 555 Mission Street, Suite 3000
21		San Francisco, CA 94105-0921 (415) 393-8200
22		Attorneys for Defendant and
23		Counterclaimant Apple Inc.
24		
25		
26		
27		
28		-5-
	STIPULATION AND [PROPO	OSED] ORDER REGARDING ADMISSION OF EXHIBITS AND DEPOSITION DESIGNATIONS
	ıl	Cose No. 4.20 ey 05640 VCD TSH

Case No.: 4:20-cv-05640-YGR-TSH

1	PURSUANT TO STIPULATION AND GOOD CAUSE APPEARING, IT IS SO ORDERED.
2	ORDERED.
3	DATED:
4	HON. YVONNE GONZALEZ ROGERS United States District Court Judge
5	Cinica States District Court stage
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	-6- STIPULATION AND [PROPOSED] ORDER REGARDING ADMISSION OF EXHIBITS AND DEPOSITION DESIGNATIONS Case No.: 4:20-cv-05640-YGR-TSH

ECF SIGNATURE ATTESTATION In accordance with Civil Local Rule 5-1, the filer of this document hereby attests that the concurrence of the filing of this document has been obtained from the other signatory hereto. Dated: May 20, 2021 CRAVATH, SWAINE & MOORE LLP By: /s/ Justin C. Clarke Justin C. Clarke Attorney for Plaintiff and Counter-defendant Epic Games, Inc. -7-STIPULATION AND [PROPOSED] ORDER REGARDING ADMISSION OF EXHIBITS AND